

US Appl #10/789,146

(Rubach)

GAU 2877 P.

Preliminary Amendment

page 2 of 2

CLAIMS:

Please DELETE claims # 7-17

REMARKS:

The applicant has deleted the claims resolving the issue brought by the examiner. The inventor maintains the right to make modifications to the remaining claims as allowable by the examiner, and may at some time in the near future submit a "Divisional" application based on the original parent application # 10 / 789,146.

Very respectfully,

Richard S Missimer
Patent Agent for Applicant
USPTO Reg # 45,537

2005 October 18

Richard S Missimer (USPTO Reg # 45,537)

Richard S Missimer (USPTO Reg # 45,537)

Certification of Facsimile Transmission: I certify that on the date below I faxed this paper to GAU 2877 of the US Patent and Trademark Office at (571) 273-8300.

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United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERC United States Patent and Trademark Office Admin Commissioner for Patients P.O. Ben 1439 Alexandra Vincinio 22313-1450

DATE MAILED: 09/19/2005

APPLICATION NO.	Filing Date		AOLURANE DAVENES	ATTORNEY DOCKET NO.	CONFIBMATION NO.	
10/789,146	02/28/2004		Junes R. Ruboch	9245		
7	390	09/19/2009		EXAMINER		
James Rubach				NGTYEN, SAND IT		
4736 Fairway Drive Waterford, WI 53185				ART UNIT PAPER NUM		
		•		2877		

Please find below and/or attached an Office communication concerning this application or proceeding.

Post-It® Fax Note 7671	Date 10/5 pages 18		
TO R. MISSIMED	From J. RuBACH		
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PTO-90C (Rev. 10/03)

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			Application		Applicant(s)		6
:			10/789,146	· .	RUBACH, JAMES	E.	-/
Of	fice Action Sur	nmary"	Examiner		Art Unit	*	
			Sang Nguy		2877		
The Period for Rep		ris communication app	ears on the	cover sheet with the c	orrespondence ad	ldress –	
WHICHEVE - Edensions of aner Six (e) & If NO period fit - Faffure to repl Any reply rece	R IS LONGER, FR time may be available und IONTHS from the mailing of or raply is specified above, y within the set or extender	PERIOD FOR REPL' ROM THE MAILING D at the provisions of 37 CFR 1.1 fale of this communication. the maximum statutory period of a pariod for rapty will, by statute in three motifies after the mailing CFR 1.704(b).	ATE OF THI 136(a). In no ever Will apply and will a, cause the appli	S COMMUNICATION 11. however, may a reply be the expire SIX (6) MONTHS from exten to become ABANDONE	N. nely filed the maliling date of this c D (36 U.S.C. 9 133).		S,
Status							
1)⊠ Resp	onsive to communi	cation(s) filed on <u>28 F</u>	ebruary 200	4.			
	ction is FINAL.		action is no	-			1
3)☐ Since	this application is	in condition for allows	nce except t	for forma l matters, pro	secution as to the	e merits Is	
close	i in accordance wi	th the practice under i	Ex parte Qu	ayla, 1935 C.D. 11, 4	53 O.G. 213.		
Disposition of	Claims			·			
4)⊠ Claim	(s) 1-18 is/are pen	ding in the application	1.				
)is/are withdra		sideration.			
	(s) is/are al	· 					
6) Claim	(s) is/are re	jected.					
	(s) is/are of						
8) 🔯 Clain	(s) <u>1-18</u> are subjec	ct to restriction and/or	election req	ulrement.			
Application Pa	pers						
9)☐ The s	ecification is object	cted to by the Examin	e r.				
10) ☐ The d	rawing(s) filed on _	is/are: a)□ acc	cepted or b)	objected to by the	Examiner.		
Applic	ant may not request	that any objection to the	drawing(s) b	e held in abeyance. Se	e 37 CFR 1.85(a).		
Repla	cement drawing she	et(s) including the correc	niuper si nçit	ed if the drawing(s) is of	ojected to. See 37 C	FR 1.121(d).	
11) The o	ath or declaration I	s objected to by the E	xaminer. No	te the attached Office	Action or form P	TQ-152.	
Priority under	35 U.S.C. § 119						
	wiedgment is mad b) Some * c) ☐	e of a claim for foreign	n priority una	der 35 U.S.C. § 119(a	a)-(d) or (f).		
	•	f the priority documen	ls have bee	n received.			
L	•	f the priority documen			lion No		
		tified copies of the pri		* *		ıl Stage	
	application from t	he International Burea	u (PCT Rui	≥ 17.2(a)).			
* See th	e attached detailed	l Office action for a lis	t of the c erti	fied coples not receive	ed.		
Attachment(s)		001		A [] N	. (DEC) -4.00		
	ferences Cited (PTO-8: afisperson's Patent Dra	92) wing Review (PTO-948)		4) Interview Summar, Paper Nota) Mail	Date		
3) Information	Disclosure Statement(s) (PTO-1449 or PTO/88/08	3)	5) Notice of Informal (6) Other.	Patent Application (P	ro-152)	
Paper No(8)	/Mall Date			4/ E-1 44 101			

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DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-6 and 18, drawn to a jump takeoff position indicator system and method comprising an infrared light beam emitting device, an infrared light beam detecting device, a collimating means, a synchronization means, a display means, a memory for storing the status of said plurality of infrared light beams at the moment of takeoff, and a recall switch for recalling and displaying said status on said display means, classified in class 356, subclass 614.
- Claims 7-17, drawn to a jump takeoff position indicator system having an II. infrared light beam emitting device is an electronic assembly containing a plurality of infrared LEDS spaced at predetermined intervals with at least microcontroller for controlling the operation of said plurality of infrared LEDS, wherein said infrared light beam emitting device is powered by a battery in a housing and wherein low battery detection is provided and said housing provided with a plurality of alignment marks for visual allonment of said emitting device with said detecting device, classified in class 356, subclass 226.

The inventions are distinct, each from the other because of the following reasons:

Inventions I and II are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does

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not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MREPS : 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because the subcombination requires an infrared light beam emitting device is an electronic assembly containing a plurality of infrared LEDS spaced at predetermined intervals with at least microcontroller for controlling the operation of said plurality of infrared LEDS, wherein said infrared light beam emitting device is powered by a battery in a housing and wherein low battery detection is provided and said housing provided with a plurality of alignment marks for visual alignment of said emitting device with said detecting device not required by the combination. The subcombination has separate utility such as in a system which does requires the particulars of the combination (e.g. a memory for storing the status of said plurality of infrared light beams at the moment of takeoff, and a recall switch for recalling and displaying said status on said display means).

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper.

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Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject Art Unit: 2877

matter, restriction for examination purposes as indicated is proper. Any Inquiry concerning this communication or earlier communications from the

examiner should be directed to Sang Nguyen whose telephone number is (571) 272-

2425. The examiner can normally be reached on 9:30 am to 7:00 pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

Reupervisor, Gregory J. Toatley, Jr. can be reached on (571) 272-2800 ext. 77. The fax phone number for the organization where this application or proceeding is assigned is

e 571-273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Patent Examiner Sang Nguyen Art Unit 2877

September 12, 2005